## UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re	Case No Amended  NOTICE OF HEARING ON MOTION FOR RELIEF FROM DEBTOR'S AUTOMATIC STAY IN A CHAPTER 7/13
Debtor(s)	CASE, AND/OR CODEBTOR'S STAY IN A CHAPTER 13 CASE
filed for the respondent,example, debtor, codebtor, or trustee)	leting the "objection" portions of the original motion,, who is the (for ), is in response to the motion for ant
The name and service address of the are:	respondent's attorney (or respondent, if no attorney)
(If debtor is respondent) The debtor's	s address and Taxpayer ID#(s) (last 4 digits) are:
NOTICE IS GIVEN that:	
A <b>Telephone Hearing</b> on the motion, follows:	at which no testimony will be taken, will be held as
Date: Time: Call In Number: (888) 684-8852 Access Code: 3702597	
(Note: If you have problems connect 4000.)	ing, call the court at (503) 326-1500 or (541) 431-

## **TELEPHONE HEARING REQUIREMENTS**

1. You must call in and connect to the telephone hearing line or personally appear in the judge's courtroom no later than your scheduled hearing time. The court will not call you.

721 (12/1/2019)

- 2. You may be asked to call again from another phone if your connection is weak or creates static or disruptive noise.
- 3. Please mute your phone when you are not speaking. If you do not have a mute function on your phone, press \*6 to mute and \*6 again to unmute if you need to speak. Do not put the court on hold if it will result in music or other noise. If available, set the phone to "Do Not Disturb" so it will not ring during the hearing.
- 4. When it is time for you to speak, take your phone off the "speaker" option or headset to minimize background noise and improve sound quality. Position the telephone to minimize paper rustling. Do not use a keyboard or talk with others in the room. Be aware that telephone hearings may be amplified throughout the courtroom.
- 5. Do not announce your presence until the court calls your case. Simply stay on the line, even if there is only silence, until the judge starts the hearings, and then continue to listen quietly until your case is called.
- 6. Whenever speaking, first identify yourself.
- 7. Be on time. The judge may handle late calls the same as a late appearance in the courtroom.

  Signature

I certify that: (1) the objection was prepared on a copy of the original motion; (2) if the objection was electronically filed, it was prepared using the fillable PDF version of the motion unless the motion was filed on paper and could not be otherwise electronically obtained from the movant; and (3) that on \_\_\_\_\_\_\_ this notice and the objection were served on the movant's attorney (or movant, if no attorney) at the address shown in the notice of motion.

Signature	
Relation to Respondent	

## UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re	Case No Amended  (Check all applicable boxes) CHAPTER 7/13 MOTION FOR RELIEF FROM Debtor Chapter 13 Codebtor Stay Filed by Movant:
Debtor(s)	Objection to Stay Motion filed by Respondent:
	is motion with a notice of motion on Local Bankruptcy Forms re: Motions for Relief from Stay, for more information.
1. <b>Debt, Default, Other Encumbrances</b> <i>movant)</i>	s, Description and Value of Collateral (To be completed by
a. Description of collateral (e.g., car	model, year, and VIN, or property address):
b. Amount of debt: \$, and other:	, consisting of principal of \$, interest of
	of other encumbrances on collateral. If not known, include 's schedules if available on PACER:
Total debt secured by collateral (1	.b. + 1.c.): \$
d. Value of collateral: \$ Equity in collateral: \$	, after deducting \$ of liquidation costs.
e. Current monthly payment: \$	
f. If Chapter 13:	
(1) \$ postpetitio	n default consisting of (e.g., \$ payments, es. \$

720.80 (12/1/2019)

	(2) \$ claim, or,	pr consistin	epetition default co	onsisting of	amounts specifie	d in proof of
	olaliti, or,	OOHOIOUH	ig oi.			
g.	If Chapter 7, tot	tal amount o	f default: \$	·		
					u contend are the p apleted by responder	
2 <b>R</b> (	elief from Stay S	Should be G	ranted Because:	(Check all that a	pply) (to be complete	ad hy movant
2. 10	•	ate protection	n because of failure		ent adequate protect	,
	Lack of insuran	nce on collate	eral.			
	No equity in the	e collateral a	nd the property is	not necessary fo	or an effective reorga	anization.
	Failure of debto	or to make C	hapter 13 plan pay	ments to the tru	ıstee.	
	Failure of debto	or to make di	irect payments req	uired by Chapte	er 13 plan.	
	Other (describe	e):			·	
postp	petition default, d	detail the cu	ire by attaching a	proposed orde	respondent propos er using <u>LBF 720.90</u> pleted by responden	2 available at
3. <b>B</b> a	ackground (To b	be completed	d by movant)			
a.	Date petition file If 13, current plant If 13, treatment	ed: lan date t of movant's	Current Ch Confirm prepetition claim(s	apter:(7 ed: Yess) in plan:	or 13) No	
b.	If 7, debtor surrender the c Movant has a				or OF B108 that deb	
720.8	30 (12/1/2019)		Page 2	of 5		

р	aragraph 6 below):
	Security agreement, trust deed, or land sale contract dated and any assignment of that interest to movant. The security interest was perfected as required by applicable law on
	Retail installment contract dated and any assignment of that interest to movant. The security interest was perfected on the certificate of title on
	Other (describe):
<b>OBJEC</b> respond	<b>TION</b> (Identify any disputed items and specify the pertinent facts) (to be completed by lent):
a	uest for Relief from Codebtor Stay ( <i>Chapter 13 only</i> ), whose address is, is a codebtor on the obligation described above, but is not a
d	ebtor in this bankruptcy.
р	Movant should be granted relief from the codebtor stay because (check all that apply):  codebtor received the consideration for the claim held by movant debtor's plan does not ropose to pay movant's claim in full movant's interest would be irreparably harmed by ontinuation of the codebtor stay as a result of the default(s) described above because:
<b>OBJEC</b> respond	<b>TION</b> (Identify any disputed items and specify the pertinent facts) (to be completed by dent):
5. <b>Oth</b> e	er Pertinent Information (To be completed by movant, if applicable):
<b>OBJEC</b> respond	<b>TION</b> (Identify any disputed items and specify the pertinent facts) (to be completed by lent):

Page 3 of 5

720.80 (12/1/2019)

6.	Relief Requested	(Check all applicable	sections) (To b	e completed b	v movant):

Movant requests relief from the automatic stay to allow it to foreclose its lien on the collateral and to take any necessary action to obtain possession of the collateral.

Movant has a security interest in real property and requests relief from stay of an act against the collateral and that the relief be binding in any other bankruptcy case purporting to affect the collateral filed not later than 2 years after the date of the entry of an order granting this motion. (If you check this box, you must complete paragraph 5 above to support this request. If you do not do so, the Court will not grant relief binding in any other bankruptcy case.)

Movant requests that the 14-day stay provided by FRBP 4001(a)(3) be waived based on the following cause:

Other (describe and explain cause):

**OBJECTION** (Identify any disputed items and specify the pertinent facts. If respondent agrees to some relief, attach a proposed order using <u>LBF 720.90</u> available at <u>https://www.orb.uscourts.gov</u> under Forms/Local Forms) (to be completed by respondent):

## 7. Documents:

If movant claims to be secured in paragraph 3.b. above, movant has attached to and filed with this motion a copy of the documents creating and perfecting the security interest, if not previously attached to a proof of claim.

If this case is a chapter 13 case and the collateral is real property, movant has attached to and filed with this motion a postpetition payment history current to a date not more than 30 days before this motion is filed, showing for each payment the amount due, the date the payment was received, the amount of the payment, and how movant applied the payment.

**RESPONDENT requests movant provide** respondent with the following document(s), if any are marked below, which are pertinent to this objection:

720.80 (12/1/2019)

Page 4 of 5

Postpetition payment history, if not	required above.
Documents establishing that movar proper party to bring this motion.	nt owns the debt described in paragraph 1 or is otherwise a
Other document(s) (specific descrip	otion):
Movant/Attorney	Respondent /Attorney (by signing, the respondent also certifies that the respondent has not altered the information completed by movant)
Signature:	Signature:
Name:	Name:
Address:	Address:
Email:	Email:
Phone #:OSB#:	Phone #:OSB#:
You are hereby notified that the creditor is will be used for that purpose.	s attempting to collect a debt and any information obtained

720.80 (12/1/2019)